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Janaury 27, 2004 Express Mail No.: EV332389157US

COMBINED DECLARATION AND POWER OF ATTORNEY

As the below-na	med inventor(s):	Mark D. Tucker and D	aniel E. Engler	
I/We hereby dec My/Our next to my/our	residence(s), po	st office address(es), an	d citizenship(s) are	as stated below
listed below) or subject matter w	an original, first hich is claimed a ion Formulation	the original, first, and and joint inventor (if and for which a patent it ons for Disinfection	plural names are list s sought on the inve	ted below) of the ntion entitled
_X is attac was filed on	hed hereto	as Serial No _ (if applicable).	o	_ and was amended
I/We here	eby state that I/v	ve have reviewed and ung the claims as amended	nderstand the conten	ts of the above-
		ty to disclose information with Title 37, Code of		
§ 119 of any for also identified b	eign application(elow any foreign	n priority benefits under (s) for patent or invento application for patent n on which priority is c	r's certificate listed or inventor's certific	below and have
		RIOR FOREIGN APPLI		
				Priority Claimed
				YES
Number	Country	F	Filed (Day/Month/Ye	ar)
States application application is no the first paragramaterial informa	n(s) listed below t disclosed in th ph of Title 35, U tion as defined in the filing date	nefit under Title 35, Un v and insofar as the subjection United States ap nited States Code, § 11 n Title 37, Code of Fed of the prior application	ject matter of each of plication in the man 2, I acknowledge the eral Regulations, §	of the claims of this iner provided by e duty to disclose 1.56(a) which
Serial No.		Filing Date	Statu	18
NONE			,	

<u>POWER OF ATTORNEY</u>: As the named inventors, we hereby appoint the practitioners at the following customer number to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Correspondence can be directed to the same customer number.

⊠ Customer Number: 020567

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Robert D. Watson 505-845-3139

(I)/We hereby declare that all statements made herein of my/our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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